



FEB 2 8 2003

## TECHNOLOGY CENTER R3700

Modified PT0/8B/26 (10-00)

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

Docket Number (Optional) P6C2-US

In re Application of: Éldridge et al.

Application No.: 10/034,543

Filed: December 27, 2001

For: Probe Card Assembly And Kit, And

Methods Of Using Same

CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail on February 12, 2003 in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231.

Patti Crowder

The owner, FormFactor, Inc., a Delaware corporation, of 100% interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. 6,032,356. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later; expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

Check either box 1 or 2 below, if applicable

For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

The undersigned is an attorney or agent of record.

N. Kenneth Burrastop

February 12, 2003

Date

Registration No. 39,923

M The Commissioner is hereby authorized to charge the terminal disclaimer fee of \$110.00 as well as any additional or other fee deemed necessary for acceptance of this Terminal Disclaimer to Deposit Account No. 50-0285 (order no. P6C2-US).

\*Statement under 37 CRF 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.

SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

DATE: 3/4/13				
YO:	Examiner: Labes	Appl.	S.N.: 10/03464	<u>43</u>
FROM:	5. Veney	,Paralegal Art U	nii: 3729	· ·
SUBJE	CT. Decision on Terminal Disclaimer	(T.D.) filed: 2/24/13		
to notify accepta INFORI A COP's & RETL	UCTIONS: I have reviewed the submuse the appropriate form paragraphs is applicant about the T.D. If you disagnify of the T.D., please see me or outside the transfer of the T.D., please see me or outside the transfer of the T.D. IT'S MEMOTHIS MEMOTO ME.  The T.D. is PROPER and has been recommended.	dentified by this informal men gree with my analysis or have it Special Program Examiner. SHOULD NOT BE MAILED TO THEN YOUR ACTION IS DON corded. (See 14.23).	no in your next Office actions (2) any Q's at all about the THIS MEMO IS AN DAPPLICANT, NOR SHOULD (NITI)	OULD AL AND
( ) 7	The T.D. is NOT PROPER and has no	it been accepted for the reaso	n (s) checked below. (Se	ee 14.24):   💳 🧼
ĺ	The recording fee of \$ application file for the use of a dep	has not been submitted nor is posit account. (See 14 25).	there any authorization	PAR PAR
Į.	The T.D. does not satisfy Rule 32 stated the extent of his/her interes represented by the signature) in the	t (and/or the extent of the inte	rest of the business entit	not: $A O O$
1	] The T.D. lacks the enforceable on overcome a double patenting rejection.	ly during the common owners ation, Rule 321(c). (See 14.27	hip clause - needed to , 14.27.1).	0 1 3RC
[	It is directed to a particular claim of must be of a terminal portion of the (See 14.26, 14.26.2).	or claims, which is not accepta e term of the entire patent to b	ble since "the disclaimer be granted."(MPEP 1490)	. ∣∑ ~
ĺ	] The person who signed the termina	al'disclaimer:		S
	[ ] has failed to state his/h	er capacity to sign for the bus	iness entity (See 14.28).	
		officer of the assignee (See 1		1111
- [	No documentary evidence of a chabeen submitted, nor is the reel and is recorded in the Office. 37 CFR See 1140 O.G. 72.  NOTE-This documentary evidence found in the T.D. or in a separate p	I frame number specified as to 3.73 (b).  For the specifying of the reel a	where such evidence	N V I
	No "statement" specifying that the the best of the assignee's knowledge action. 37 CFR 3.73 (b). See 114 NOTE-This "statement" may be for assignee. (See 14.31).	ge and belief title is in the assi 10 O.G. 72.	ignee seeking to take	NOT PE BE RE
[	] The T.D. is not signed. (See 14.26	i, 14 26 3)		0 ST
Į	) The serial number of the application the double patenting rejection is missing the control of the serial number of the application.	n (or the number of the patent ssing or incorrect. (See 14.32	) which forms the basis 2).	tor ON
ſ	] The serial number of this application being disclaimed is missing or incomparing the control of the control o	in (or the number of the paten rrect. (See 14.28, 14.28.4 or	t in reexam or reissue ca 14.26.5).	ises)
ĺ	] The period disclaimed is incorrect of	or not specified. (See 14.27, 1	4.27.2 or 14.27.3).	
(	] Other:	·		· .
[ ] Su	gestion to request refund (See 14.36	). (NOTE-if authorized, credit	refund to deposit acc't a	and do NOT, check this

I have appropriately notified applicant (s) about the T.D. filled in this lase.

Ex. initial and date: